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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/575,131	05/23/2000	Paul Lapstun	NPA016US	9137		
24011	7590 03/17/2004		EXAMI	EXAMINER		
SILVERBROOK RESEARCH PTY LTD 393 DARLING STREET BALMAIN, 2041			EBRAHIMI DEHK	EBRAHIMI DEHKORDY, SAEID		
			ART UNIT	PAPER NUMBER		
AUSTRALIA		2626				
	•		DATE MAILED: 03/17/2004	/		

Please find below and/or attached an Office communication concerning this application or proceeding.

	()						
		Applicat	ion No.	Applicant(s)			
Office Action Summary		09/575, ²	131	LAPSTUN ET AL.			
		Examine	er	Art Unit			
		Saeid E	brahimi-dehKordy	2626			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHC THE M - Extens after S - If the p - If no p - Failure Any re	PRIENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN sions of time may be available under the provision- SIX (6) MONTHS from the mailing date of this com period for reply specified above is less than thirty (specified for reply within the set or extended period for reply ply received by the Office later than three months d patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In no e munication. 30) days, a reply within the sta tatutory period will apply and y will, by statute, cause the ap	event, however, may a reply be ting atutory minimum of thirty (30) day will expire SIX (6) MONTHS from optication to become ABANDONE	nely filed vs will be considered timely. the mailing date of this communication. ED (35 U.S.C. § 133).			
Status							
1) 🔲	Responsive to communication(s) file	ed on					
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.						
3)□ :	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
•	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositio	on of Claims						
4)🛛 (☑ Claim(s) <u>1-16</u> is/are pending in the application.						
4	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) 🗌 (Claim(s) is/are allowed.						
6)⊠ (Claim(s) <u>1-16</u> is/are rejected.						
7) 🗌 (Claim(s) is/are objected to.						
8) 🗌 (Claim(s) are subject to restriction and/or election requirement.						
Application	on Papers						
9)□ T	he specification is objected to by the	ne Examiner.					
10) <u></u> ⊤	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
,	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
ı	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	nder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(· •						
	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO 048)	4) Interview Summary Paper No(s)/Mail D	(PTO-413) ate			
3) X Inform	ation Disclosure Statement(s) (PTO-1449 o No(s)/Mail Date <u>4</u> .			Patent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Okimoto et al (U.S. patent 6,426,799) in view of Uchida et al (U.S. patent 6,327,610)

Regarding claim 1 and 10 Okimoto et al disclose: A method for providing a mailing system (please note Fig.1 column 4 lines 60-67 and column 5 lines 1-7) including the steps of receiving through a computer system a mail item from a sender (please note column 7 lines 11-22 and column 6 lines 27-33) printing the mail item in a document including coded data thereon (please note column 5 lines 35-50) the coded data including an indication of the identity of the mail item and at least one reference point on the document (please note column 5 lines 39-45) receiving in the computer system indicating data from a sensing device the indicating data including information regarding the identity of the mail item (please note column 5 lines 35-49) However Okimoto et al does not disclose: and at least one action of the sensing device in relation to the document generated by the sensing device using at least some of the coded data and generating a second mail item using said indicating data from the sensing device.



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On the other hand Uchida et al disclose: and at least one action of the sensing device in relation to the document generated by the sensing device using at least some of the coded data (please note column 8 lines 42-52) and generating a second mail item using said indicating data from the sensing device (please note column 8 lines 52-61).

Therefore it would have been obvious to a person of ordinary skill in art at the time of the invention to modify Okimoto et al's invention according to the teaching of Uchida et al, where Uchida et al in the same field of endeavor teach the way the electronic mail is coded through the sending system through the access code for the purpose of making the transitions of the mail more efficient.

Regarding claim 2 Uchida et al disclose: The method of claim 1, wherein the indicating data includes information regarding an identity of the sensing device (please note column 4 lines 37-41).

Regarding claim 3 and 12 Uchida et al disclose: The method of claim 2, wherein the second mail message is generated using the information regarding the identity of the sensing device to indicate the receiver as originator of the second mail item (please note column 8 lines 52-60).

Regarding claim 4 Uchida et al disclose: The method of claim 2 or 3, wherein the second mail item is directed to the sender (please note column 8 lines 43-61).

Regarding claim 5 and 13 Okimoto et al disclose: The method of claim 1, wherein the mail item is printed automatically on receipt by a terminal device including a printer (please note column 16 lines 61-67 and column 17 lines 1-14).



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Regarding claim 6 Okimoto et al disclose: The method of claim 5, wherein the terminal device is at the premises of the receiver (please note Fig.1 column 4 lines 60-67 and column 5 lines 1-8).

Regarding claim 7 and 14 Uchida et al disclose: The method of claim 1, wherein the at least one action of the sensing device in relation to the registration form includes the formation of handwritten text and/or markings on the document (please note column 6 lines 62-67 and column 7 lines 1-5).

Regarding claim 8 and 15 Okimoto et al disclose: The method of claim 1, including printing the coded data so as to be at least substantially invisible in the visible spectrum (please note column 7 lines 25-31).

Regarding claim 9 and 16 Okimoto et al disclose: The method of claim 8, wherein the mail item is printed on the document at the same time as the coded data (please note column 5 lines 35-50).

Regarding claim 11 Uchida et al disclose: The system of claim 10, wherein the sensing device includes an identification means that imparts a unique identity to the sensing device and the indicating data includes information regarding the identity of the sensing device (please note column 6 lines 62-67 and column 7 lines1-5).

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Saeid Ebrahimi-Dehkordy whose telephone number is (703) 306-3487.



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The examiner can normally be reached on Monday through Friday from 8:00 a.m. to 5:30 p.m. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kimberly Williams, can be reached at (703) 305-4863.

Any response to this action should be mailed to:

Assistant Commissioner for Patents Washington, D.C. 20231

Or faxed to:

(703) 872-9306, or (703) 308-9052 (for *formal* communications; please mark

"EXPEDITED PROCEDURE")

Or:

(703) 306-5406 (for *informal* or *draft* communications, please label "PROPOSED" or "DRAFT")

Hand delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA., Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application should be directed to the Group Receptionist whose telephone number is (703) 305-4750.

Saeid Ebrahimi-Dehkordy Patent Examiner Group Art Unit 2626

March 12 2004-

KIMBERLY WILLIAMS
SUPERVISORY PATENT EXAMINER